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  Attorney for Defendant CATHERINE WAIRIMU KIBETI
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                        UNITED STATES DISTRICT COURT
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                 FOR THE NORTHERN DISTRICT OF CALIFORNIA
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                                SAN JOSE DIVISION
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11
  UNITED STATES OF AMERICA,
                                             CASE NO.
                                                        CR-11-00281 RMW
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         Plaintiff,
                                             STIPULATION BETWEEN
                                             PLAINTIFF AND DEF. KIBETI TO
                                             REQUEST THE CONTINUANCE OF
13
  VS.
                                             OF STATUS CONFERENCE, TO
  CATHERINE WAIRIMU KIBETI,
                                             4/15/13 AND □ ORDER
   SOLOMON DOOMSON,
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         Defendants.
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         Plaintiff United States of America and Defendant Catherine Kibeti, through their
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  respective counsel, hereby jointly stipulate to request that the Court continue the status
  conference scheduled on March 18, 2013 to April 15, 2013. Ms. Cynthia Lie, Defendant
  Solomon Doomson's counsel, is currently in trial and not available to sign this Stiuplation,
  but the parties understand that Ms. Lie is in agreement with a continuance of the March 18
  hearing. The parties have reached an agreement to resolve this entire case. However, the
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Plaintiff is still in the process of finalizing the plea agreement and conducting the required supervisor review and approval procedure. It appears that the agreement and approval will

26 not be finalized in time for the March 18, 2013 hearing. Accordingly, Plaintiff and

Defendant Kibeti (with the anticipation that Ms. Lie will join in this request) respectfully

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1	
	request that the Court continue the status conference from March 18, 2013 to April 15, 2013,
2	to ensure that the disposition can be placed on the record at the next court appearance, and
3	for a corresponding exclusion of time for Speedy Trial Act calculation.
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6	DATED: March 12, 2013 /S/ by JERRY Y. FONG, Attorney for Defendant
7	CATHERINE KIBETI
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9	DATED: March 12, 2013
10	by CYNTHIA LIE, Attorney for Defendant SOLOMON DOOMSON
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13	DATED: March 12, 2013 /S/ by AUSA GARY FRY, Attorney for Plaintiff
14	UNITED STATES OF AMERICA
15	
16	[] ORDER
17	Pursuant to Plaintiff and Defendant Kibeti's Stipulation and good cause appearing
18	herein, it is hereby ordered that the status conference scheduled on March 18, 2013, shall be
19	continued to April 15, 2013, at 9:00 a.m. Furthermore, the days between March 18, 2013 and
20	April 15, 2013, shall be excluded for the purposes of calculating the application of the
21	Speedy Trial Act, on the basis that such additional time is needed for the effective
22	preparation of the defense and prosecution and that such consideration outweighs the public
23	interest in an earlier trial date. It is so ordered.
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25	DATED: HET ETH MUDGE OF THE LINETED STATES
26	DISTRICT COURT
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